

IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF NEW YORK

JASON GOODMAN

Plaintiff,

vs.

CHRISTOPHER ELLIS BOUZY, BOT  
SENTINEL, INC, GEORGE WEBB  
SWEIGERT, DAVID GEORGE SWEIGERT,  
BENJAMIN WITTES, NINA JANKOWICZ,  
ADAM SHARP, MARGARET ESQUENET,  
THE ACADEMY OF TELEVISION ARTS  
AND SCIENCES, SETH BERLIN,  
MAXWELL MISHKIN

Defendants

Case No.: 1:21-cv-10878-AT-JLC

**CERTIFICATE OF SERVICE**

It is hereby certified that plaintiff, Jason Goodman, served defendants' counsel with a copy of the Letter to Judge Torres via email.

Seth D. Berlin [BerlinS@ballardspahr.com](mailto:BerlinS@ballardspahr.com)

Maxwell S. Mishkin [MishkinM@ballardspahr.com](mailto:MishkinM@ballardspahr.com)

George Webb Sweigert [georg.webb@gmail.com](mailto:georg.webb@gmail.com)

David George Sweigert [spoliation-notice@mailbox.org](mailto:spoliation-notice@mailbox.org)

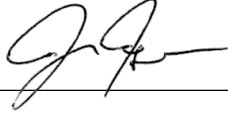
Benjamin Wittes [bwittes@brookings.edu](mailto:bwittes@brookings.edu)

Margaret Esquenet [margaret.esquenet@finnegan.com](mailto:margaret.esquenet@finnegan.com)

Nina Jankowicz [nina.jankowicz@gmail.com](mailto:nina.jankowicz@gmail.com)

Signed this 3<sup>rd</sup> day of February 2023

Respectfully submitted,



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Jason Goodman, Plaintiff, Pro Se  
252 7<sup>th</sup> Avenue Apt 6s  
New York, NY 10001  
(323) 744-7594  
[truth@crowdsourcethetruth.org](mailto:truth@crowdsourcethetruth.org)

The Honorable Analisa Torres  
U.S. District Court for the Southern District of New York  
Daniel Patrick Moynihan U.S. Courthouse  
500 Pearl Street  
New York, NY 10007  
Torres\_NYSDChambers@nysd.uscourts.gov  
Via e-mail and pro se electronic filing


Re: Case No.: 1:21-cv-10878-AT-JLC Goodman v Bouzy et al

February 3, 2023

Dear Judge Torres,

I regret the need for such excessive filing in this matter, but once again defendant Sweigert's obsessive dedication to suing me rather than curing an actual injury requires it. Pursuant to your Individual Practices in Civil Cases Rule III. A. i. I did not file a pre motion letter because I understood the Motion Seeking Court Ordered Psychological Evaluation of Defendant David George Sweigert to be a request for a sanction and also requested alternate relief of sanctions in the motion. I understood this to make it exempt from pre-motion letter filing pursuant to the rule. Furthermore, given the pending injunction, I considered the possibility that any delay in filing the Motion Seeking Court Ordered Psychological Evaluation of Defendant David George Sweigert might result in the loss of my right to do so. Lastly, I do not believe Judge Aaron's order of August 2021 referenced in Sweigert's letter earlier today was relevant in this matter given the additional actions Sweigert has taken since then and because Judge Aaron is not presiding in this case. I pray the Court will provide the requested relief and enjoin Sweigert from harassing me, my associates and this Court with his incessant vexatious filings or otherwise sanction him as the Court sees fit.

Respectfully submitted,

 Jason Goodman